

MALIK Jones K-09065FC-D-5-109High Desert State PrisonP.O. Box 3030SUSANVILLE, CA 96127IN THE Northern District Court of
The United States of California

C07-4277CW

"LETTER OF NOTICE TO COURT"
"MEMO"CASE NO.? IT WAS SUBMITTED 8-10-07, THE
COURT FILED IT 8-20-07MALIK Jones
Plaintiff

v.

MIKE EVANS et al.
Defendants

1. DEAR JUDGE CLUDIA WILKIN, PLAINTIFF SUBMITTES THIS (LON) / (MEMO) TO INFORM THE COURT HE IS IN DIER NEED FOR IT (R) THAT PLAINTIFF SUBMITTED THE MONTH OF LATE NOVEMBER, 2007 TO BE GRANTED. PLAINTIFF DOSNT HAVE CASE # OR DATE, DUE TO HE WAS PLACED IN A ILLEGALLY RAN UNDERGROUND REGULATION CALLED (BMU) UNIT.

2. THIS ILLEGAL UNIT WAS SHUT DOWN "FINALLY" AND SECTION OF BUILDING IT WAS IN D-5-A) SECTION WAS TURNED INTO (AD-SEG) ADMINISTRATIVE SEGREGATION.

3. WELL ALTHOUGH PRISON OFFICIALS KNEW DUE TO PRISON OFFICIALS ON C-YARD HERE. AT (HDSF) CONSTANTLY RETALIATED AGAINST PLAINTIFF "RETALIATION OF ALL FORMS" TO THE POINT PLAINTIFF HAD TO BE PLACED IN (AD-SEG) I.E. ADMINISTRATIVE. DUE TO PLAINTIFF SAFETY/SECURITY AND LIFE BEING IN SEVER DANGER OF THIS ONGOING RETALIATION SO ON 11-17-07 PLAINTIFF WAS PLACED IN (AD-SEG), AND IT WAS STATED PLAINTIFF WAS NEVER TO BE PLACE ON C-YARD AGAIN.

4. Well on 11-29-07 OFFICER NAME MARTEN CAME AND STATED THAT PLAINTIFF PACK YOUR SHIT YOUR MOVING TO C-YARD. PLAINTIFF INFORMED OFFICER OF PRIORLY STATED IN PARAGRAPH (3) OFFICER MARTEN LEFT AND NEVER CAME BACK.

5. Then on 11-30-07 PLAINTIFF WAS MADE (AD-SE6) AND PRISON OFFICIALS TOOK ALL OF PLAINTIFF'S PROPERTY "WHAT LITTLE PROPERTY HE WAS FINALLY ALLOWED TO HAVE WHILE IN (CMU)", MADE PLAINTIFF (AD-SE6) STATING IT WAS DUE TO PLAINTIFF REFUSING TO DOUBLE CELL. "NOTE" PLAINTIFF HAS AN "S" IN C-FILE FOR SINGLE CELL STATUS AND PLAINTIFF "NEVER" AGREED TO GIVE STATUS UP, ~~AND~~ STATUS WAS GIVEN TO PLAINTIFF BY COMMITTEE 7-12-01 FOR "MANY" REASONS MAIN ONE BE IN MENTAL HEALTH SYMPTOMS PLAINTIFF HAS AND STILL SUFFERS FROM, WHICH HAS ALSO BEEN MADE WORSE.

6. (PRISON OFFICIALS HERE AT (HOSP) ALREADY SET PLAINTIFF UP ON TWO PRIOR OCCASIONS BY PUTTING OTHER PRISONERS IN CELL PLAINTIFF WAS WHILE PLAINTIFF WAS GONE. THEN FORCEFULLY PUSH PLAINTIFF WITH THESE OTHER PRISONERS TO BE ASSAULTED BY THESE PRISONERS. FIRST TIME WAS 5-5-07 OR 5-6-07 AFTER PLAINTIFF CAME BACK FROM (CTC) CORRECTIONAL TREATMENT CENTER FROM SEEING ER NURSE. PRISON OFFICIALS PUT INMATE NAME GREEN IN CELL PLAINTIFF NEVER SEEN THIS PRISONER BEFORE IN HIS LIFE. LATER ON IT OUT THAT THIS PRISONER INFORMED SEVERAL OFFICIALS HE WANTED TO KILL/HURT HIMSELF AND OTHER PEOPLE, SO THIS PRISONER WAS OBVIOUSLY PLANTED IN CELL PLAINTIFF WAS IN TO ASSAULT PLAINTIFF.

7. The second time was 5-25-07, PLAINTIFF CALLED OUT OF CELL TO OFFICE BY PRISON OFFICIALS CLAIMING HE WAS BEING PLACED IN (AD-SE6), THEN TOOK BACK TO CELL AND THERE WAS ANOTHER PRISONER IN CELL AND PLAINTIFF WAS FORCEFULLY PUSHED IN CELL. AT FIRST THIS PRISONER REFUSE TO ASSAULT PLAINTIFF. OFFICERS THEN TOOK HIM OUT OF CELL THREATENED HIM WITH PHYSICAL BODILY HARM, IF HE DIDN'T GO BACK IN CELL AND ASSAULT PLAINTIFF, SO PRISONER NAME JACOBS HAD NO CHOICE BUT PHYSICALLY ASSAULT PLAINTIFF.)

8. WELL AS STATED PLAINTIFF WAS MADE AD-SEG 11-30-07 PLAINTIFF WAS THEN TOLD BY PRISON OFFICIALS TO STRIP OUT. AT THAT TIME PLAINTIFF EXPLAINED TO PRISON OFFICIAL, HE WILL PUT HIM IN SHOWER AS IT IS NORMAL PROCEDURES HERE AT (H)DSP TO STRIP PRISONERS OUT THAT ARE BEING PUT IN 5-BUILDING (AD-SEG), AND DUE TO NURSE LIPTON BEING PRESENT, NURSE THAT HELPED OTHER PRISON OFFICIALS COVER UP OFFICERS ASSAULTING ME 9-13-07 BY NOT AND REFUSING PLAINTIFF MEDICAL TREATMENT OR MARK DOWN INJURIES, SCRAPS & BRUISES AFTER PLAINTIFF AND SEVERAL OTHER PEOPLE INFORMED NURSE LIPTON OF THIS ASSAULT AND INCIDENT, PLAINTIFF NEED SOMEONE ELSE TO MEDICALLY CLEAR HIM.

9. AND DUE TO PLAINTIFF'S DISABILITIES IT'S GOING TO BE IMPOSSIBLE FOR PLAINTIFF TO ~~WALK~~ SQUAT/BEND OVER SO PLAINTIFF WILL HAVE TO GET AN XRAY, PLAINTIFF IS NOT REFUSING (BY THIS TIME A SERGEANT NAME WEAVER ARRIVED ON SCENE AND TOOK PART IN TREATING PLAINTIFF WITH DELIBERATE INDIFFERENCE, INHUMAN, INHUMANE.) PRISON OFFICIALS STATED FUCK THAT THEY WILL SPREAD PLAINTIFF ASS CHEEKS THEMSELVES. THEN NURSE LIPTON CUT PLAINTIFF CLOTHING WANTONLY AND SADISTICALLY STICKING AND INSERATING PLAINTIFF'S BODY WITH SISSORS THEN FORCEFULLY PULLED AND SNATCHED T-SHIRT AND BOXERS OFF, PLAINTIFF WAS COMPLETELY NAKED, OFFICERS THEN SNATCHED AND PULLED OFF THE ARM REST OF PLAINTIFF'S WHEELCHAIR PUT PLAINTIFF IN HEAD LOCK FORCED PLAINTIFF DOWN SIDEWAYS SO THAT HIS BUTTOCKS WERE IN THE AIR.

10. PLAINTIFF THEN EXPLAINED TO PRISON OFFICIALS THAT THEY WERE HURTING PLAINTIFF, AND CURSING PLAINTIFF'S SUFFER SEVER PAIN. PLAINTIFF THEN EXPLAINED TO PRISON OFFICIAL THEY DON'T HAVE TO DO THIS PLAINTIFF IS NOT REFUSING TO XRAY. PRISON OFFICIALS ALREADY STATED FUCK XRAY, WHEN THE STATE TO PLAINTIFF WILL SPREAD YOUR ASS CHEEK OURSELVES, SO THIS FELL ON DEAF EARS.

11. SERGEANT NAME R. STOVALL GRABED PLAINTIFF'S BUTTOCKS AND SPREAD THEM APART AND OFFICER NAME L. BETTI MALICIOUSLY PUT FLASHLIGHT AGAINST BETWEEN PLAINTIFFS.

ALL THAT RAN THROUGH PLAINTIFF'S MIND CONSTANTLY WERE OTHER PRIOR INCIDENTS OF INHUMAN, INHUMAN, UNDIGNIFYING ASSAULTS THAT PRISON OFFICIALS SUBJECTED PLAINTIFF TO BEFORE.

12. ALTHOUGH NURSE LIPTON WITNESSED OFFICER'S ASSAULT PLAINTIFF AND SEEN WHERE SHE STUCK, SCRATCH AND LASSERATED PLAINTIFF'S BODY WITH SISSORS (PLAINTIFF KNOWS NURSE LIPTON SEEN WHERE SHE STUCK AND LASSERATED PLAINTIFF'S BODY AS PLAINTIFF SEEN NURSE LIPTON EYE GET BIG WHEN SHE VIEWED THESE INJURIES) NURSE LIPTON GAVE PLAINTIFF NO MEDICAL ATTENTION OR TREATMENT DELIBERATELY, ALTHOUGH PLAINTIFF INFORMED HER HE WAS IN SEVERE PAIN FROM OFFICERS AND HER USING UNNECESSARY EXCESSIVE FORCE ON PLAINTIFF AND PLAINTIFF KNOWS SHE SEEN AND SEES WHERE SHE LASSERATED AND STUCK PLAINTIFF WITH SISSORS, PLAINTIFF NEEDS MEDICAL TREATMENT FOR THIS, THIS FELL ON DEAF EARS, AND ONCE AGAIN TO COVER UP HER AND OTHER PRISON OFFICIALS ASSAULTING PLAINTIFF DENIED PLAINTIFF MEDICAL TREATMENT WITH DELIBERATE INDIFFERENCE.

13. (LUCKILY AN INMATE THAT SUFFERED LASSERATION AND POKE WOUNDS HAD SOME TRIPLE ANTIBIOTIC OINTMENT/FIRST AID OINTMENT THAT HE WAS GIVEN BY MEDICAL FOR TREATMENT, THIS PRISONER GAVE PLAINTIFF SOME OF THIS OINTMENT AFTER PLAINTIFF TRADED HIS SUPPLIES OF SOAP, TOILET PAPER ETC FOR SOME)

14. WELL THE INHUMAN, INHUMAN, UNDIGNIFYING TREATMENT CONTINUED, PRISON OFFICIAL STATE LETS PUT HIS ON POTTY WATCH, THEN REFUSED TO GIVE PLAINTIFF CLOTHING KNOWING PLAINTIFF WAS BEING TAKEN OUT SIDE OF BUILDING AND TEMPERATURE WAS "FREEZZING" COLD, PRISON OFFICIALS STATED FUCK YOU, YOU CAN FREEZE. THEN OFFICER BETTI VOLUNTEERED TO PUSH PLAINTIFF OUT OF BUILDING SO HE COULD PUSH PLAINTIFF SLOW AND FURTHER RETALIATE AGAINST PLAINTIFF MORE, AND WHILE PUSHING PLAINTIFF OFFICER L. BETTI JERKED PLAINTIFF'S WHEELCHAIR AROUND POKED PLAINTIFF IN BACK OF NECK AND HEAD WITH HIS FINGER STATING TO PLAINTIFF NO ONE IS GOING TO TAKE YOUR

WORD OVER YOUR SORES, WE CAN COME IN YOUR CELL AND KICK YOUR ASS ANY TIME WE WANT, THEN OFFICER BETTI SPIT ON THE BACK OF PLAINTIFF'S NECK AND IN PLAINTIFF'S HAIR.

15. THEN AFTER BRINGING PLAINTIFF BACK TO CELL, PRISON OFFICIALS REFUSED PLAINTIFF CLOTHING AGAIN AND PUT PLAINTIFF IN CELL NAKED. PLAINTIFF WAS TOLD BY PRISON OFFICIALS FUCK YOUR RIGHTS JONES WE DON'T GIVE A FUCK ABOUT YOUR RIGHTS CAN'T SEE BY ALL THE GOALS YOU SUBMIT THEY DON'T WORK AND WE DO WHAT WE WANT. "IMPORTANT" THE WHOLE TIME OF STATED INCIDENT PLAINTIFF WAS FULLY SHACKLED IN WAIST CHAIN HANDCUFF SHACKLES.

16. THEN ON 12-3-07 A CAPTAIN NAME ? PLAINTIFF SUBMITS WRITTEN STATEMENT DO TO SAFETY DUE TO THE ONGOING RETALIATION FROM (NDSP) OFFICIALS, PLAINTIFF WILL HAVE SOME HELP PUTTING IT TOGETHER AND WRITE IT A FEW DAY IN ADVANCE, WHICH IS GOOD AS THIS DAY HAD JUST TOOK PRISONER OUT OF CELL NEXT TO PLAINTIFF AND FORCEFULLY PUSH HIM AROUND. THE TOWER OFFICER STATED LET HIM GO I GOT A BULLET FOR HIM. "NOTE" WRITTEN STATEMENT PLAINTIFF SUBMITTED TO CAPTAIN 12-3-07 IS ATTACHED TO THIS MEMO. OTHER NAME OF PRISON OFFICIALS PLAINTIFF REMEBERS THAT WERE A PART OF INHUMAN, INHUMAN, UNDIGNIFYING TREATMENT OF PLAINTIFF OUR LIEUTENANT J. L BISHOP SERGEANT CHATMAN, AND OFFICER G. MONTGOMERY (INHUMAN, INHUMAN, UNDIGNIFYING TREATMENT OF 11-30-07) ALSO IMPORTANT CAPTAIN DIDN'T CHECK DIDN'T CARE OR OBVIOUSLY WASN'T TOLD BY OFFICERS AS HE RELEASED PLAINTIFF TO UPON BED SPACE

A Respectfully submitted

Malik Jones
K-09065
[Signature]

I need to be TRANSFERRED OUT of (HOSP) immediately, Due to the ongoing constant RETALIATION of all forms I'm continually subjected to from (HOSP) officials which will NOT stop long as I'm AT (HOSP) And if I'm made to go OR I'm PUT ON (GP) / MINE line here AT (HOSP) (HOSP) officials will SERIOUSLY INJURE me AGAIN OR WORSE OR set me up to have THIS Done to me "See 1140s of 11-10-06/11-17-06, 2-27-07 These OR just a couple of the many incidents of RETALIATION, of the ongoing constant RETALIATION of all forms. I explained this to committee 2-2-07 THAT DO to ongoing constant RETALIATION of all forms & from (HOSP) officials if I'm PUT ON ANY YARD OR FORCED TO ANY YARD here AT (HOSP) And NOT immediately TRANSFERRED out of (HOSP) FROM AD-seg (HOSP) officials will seriously injured OR WORSE OR (HOSP) official will set me up for this to happen to me. This fell on deaf ears AND on 2-4-07 I WAS FORCED to BYARD AND on 2-14-07 (HOSP) officials ATTEMPTED AND ALMOST KILLED CAUSING me to HAVE to UNDER MAJOR surgery, from the unnecessary excessive force that the used on me 2-14-07. Also to be note I WAS the first person that WAS going to be moved 11-30-07 and explained to officer MARTEN HAVE (LT) check my 1140 of 11-17-07/c-file I WAS placed in (AD-seg) FROM C-YARD PRISON officials that did 1140 STATED I WAS NEVER to be placed on C-YARD AGAIN, so MARTEN left came back AND move WAS STOPPED. AS I DIDN't ATTEND (GP) review WRITTEN statement for he obviously DIDN't know this OR did WANT to know this

CAPTAIN Review And ICC/UCC/ I DIT.

MARTIN Jones R-09065
12-2-07
WJ

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